UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE CHRISTOPHER BROWN, et al., on behalf of themselves and all others similarly situated, Case No. 2:22-cv-00965-JHC Plaintiffs, v. STIPULATED MOTION AND ORDER **REGARDING CLASS** AMAZON.COM, INC., a Delaware corporation, **CERTIFICATION BRIEFING SCHEDULE** Defendant.

STIPULATED MOTION AND ORDER REGARDING CLASS CERTIFICATION BRIEFING SCHEDULE - 1

STIPULATION

The parties, by and through their counsel, have agreed and stipulate as follows:

- 1. The parties agree that good cause justifies an extension of the Court's current class certification briefing schedule, including to allow sufficient time to coordinate depositions with other litigation, including the appropriate depositions before a class certification motion. The parties agreed to "coordinate depositions of Amazon witnesses and minimize duplicative discovery in this matter and the *People of California* actions, as well as overlapping discovery in other litigation, including the *Frame-Wilson* and *De Coster* litigations." Dkt. 50 at p.8. The parties seek an adjustment of the class certification briefing schedule to make coordinated depositions more feasible. They are, however, still working out the amount of time that will be needed to achieve coordination of the depositions that Plaintiffs believe are needed before filing their class certification motion.
- 2. In the interim, to provide certainty to the parties and avoid motion practice while they discuss the additional adjustment to the schedule, the parties agree to a minimum two-month extension of the current briefing deadlines.
 - 3. The parties propose an interim modification of the schedule as follows:

	Current Schedule (Dkt. 57)	Proposed Schedule
Deadline for Plaintiffs to file motion for class certification	September 16, 2024	November 18, 2014
Opposition to Motion to Certify Class	December 16, 2024	February 18, 2025
Reply in Support of Motion to Certify Class	March 27, 2025	May 27, 2025
Hearing on Motion to Certify Class	To be set by the Court after briefing completed	To be set by the Court after briefing completed

4. Upon completion of the parties' discussions, they will proceed to make any further schedule proposals to the Court.

1	THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between the partie			
2	through their undersigned counsel of record, and the parties ask the Court to order, that:			
3	1. The deadline for Plaintiffs to file their class certification motion is extended to			
4	November 18, 2024.			
5	2.	The deadline for Amaz	zon to respond to Plaintiffs' motion is February 18, 2025.	
6	3.	The deadline for Plaintiffs' reply brief is May 27, 2025.		
7	IT IS SO STIPULATED.			
8	DATI	ED: January 25, 2024	HAGENS BERMAN SOBOL SHAPIRO LLP	
9			By /s/ Steve W. Berman	
10	Steve W. Berman (WSBA No. 12536) By /s/ Barbara A. Mahoney			
11			Barbara A. Mahoney (WSBA No. 31845)	
12			1301 Second Avenue, Suite 2000 Seattle, WA 98101	
13			Telephone: (206) 623-7292 Facsimile: (206) 623-0594	
			E-mail: steve@hbsslaw.com	
14			barbaram@hbsslaw.com	
15			Anne F. Johnson (pro hac vice)	
16			68 3rd Street, Suite 249	
17			Brooklyn, NY 11231 Telephone: (718) 916-3520	
			E-mail: annej@hbsslaw.com	
18				
19			KELLER POSTMAN LLC	
20			Zina G. Bash (pro hac vice)	
21			111 Congress Avenue, Suite 500 Austin, TX, 78701	
22			Telephone: (512) 690-0990	
23			E-mail: zina.bash@kellerpostman.com	
			Jessica Beringer (pro hac vice) Shape Velly (pro hac vice)	
24			Shane Kelly (<i>pro hac vice</i>) 150 North Riverside Plaza, Suite 4100	
25			Chicago, Illinois 60606 Telephone: (312) 741-5220	
26			E-mail: Jessica.Beringer@kellerpostman.com	
27			E-mail: shane.kelly@kellerpostman.com	
28				

1	Daniel Backman (<i>pro hac vice</i>) 1101 Connecticut Avenue, N.W., Suite 1100
2	Washington, D.C., 20036 Telephone: 202-918-1123
3	E-mail: Daniel.Backman@kellerpostman.com
4	QUINN EMANUEL URQUHART &
5	SULLIVAN, LLP
6	By:/s/ Alicia Cobb
7	Alicia Cobb, WSBA # 48685
0	1109 First Avenue, Suite 210 Seattle, WA 98101
8	Telephone: (206) 905-7000
9	Email: aliciacobb@quinnemanuel.com
10	Steig D. Olson (pro hac vice)
1 1	David D. LeRay (pro hac vice)
11	Nic V. Siebert (pro hac vice)
12	Maxwell P. Deabler-Meadows (pro hac vice)
	51 Madison Avenue, 22nd Floor
13	New York, NY 10010
1.4	Telephone: (212) 849-7000
14	Email: steigolson@quinnemanuel.com
15	Email: davidleray@quinnemanuel.com
	Email: nicolassiebert@quinnemanuel.com
16	Email: maxmeadows@quinnemanuel.com
17	Adam B. Wolfson (pro hac vice)
18	865 South Figueroa Street, 10th Floor
	Los Angeles, CA 90017-2543
19	Telephone: (213) 443-3000
20	Email: adamwolfson@quinnemanuel.com
21	Counsel for Plaintiffs and the proposed Class
22	DAVIS WRIGHT TREMAINE LLP
23	By:/s/ John A. Goldmark
24	John A. Goldmark, WSBA # 40980
25	MaryAnn Almeida, WSBA #49086
25	920 Fifth Avenue, Suite 3300
26	Seattle, WA 98104-1610
	Telephone: (206) 622-3150
27	Email: JohnGoldmark@dwt.com
28	Email: MaryAnnAlmeida@dwt.com

PAUL, WEISS, RIFKIND, WHARTON & **GARRISON LLP** Karen L. Dunn (pro hac vice) William A. Isaacson (pro hac vice) Amy J. Mauser (pro hac vice) Martha L. Goodman (pro hac vice) Kyle Smith (pro hac vice) 2001 K Street, NW Washington, D.C. 20006-1047 Telephone: (202) 223-7300 Email: kdunn@paulweiss.com Email: wisaacson@paulweiss.com Email: amauser@paulweiss.com Email: mgoodman@paulweiss.com Email: ksmith@paulweiss.com Attorneys for Defendant Amazon.com, Inc.

ORDER Pursuant to stipulation, IT IS SO ORDERED. John H. Chun Dated: <u>January 25, 2024</u> John H. Chun UNITED STATES DISTRICT JUDGE